

Gabriel Salas/u.s. Secret Service Agent

NAME

100 North Lamar, Fort Worth, Tx. 76196

#0565059

ADDRESS or PLACE OF CONFINEMENT and

PRISON NUMBER

NOTE: It is your responsibility to notify the clerk of court in writing of any change of address.

NORTHERN DISTRICT OF TEXAS

FORT WORTH DIVISION

(I'VE NEVER BEEN CONVICTED)

**4-22CV-1061=0**

Gabriel Porn Star Salas

CASE #

FULL NAME (INCLUDE name under which you were convicted)

(to be supplied by the clerk of court)

Petitioner

★ PETITION FOR WRIT OF HABEAS ★

vs.

CORPUS PURSUANT TO 28 U.S.C. 2241

Tarrant County Sheriff - Bill Waybourn

~~Ref. Quince Jan / Court's Gabriel Salas~~

#0565059

Name of authorized person having custody of petitioner  
Respondent

INSTRUCTIONS -- READ CAREFULLY

This petition shall be legibly handwritten or type written and signed by the petitioner, under penalty of perjury. You must set forth CONCISELY the answer to each question in the proper space on the form. Any False Statement of a Material Fact may serve as a basis for prosecution and conviction for perjury. You must not attach separate pages to this petition except that one separate page is permitted in answering question # 9

§ 2241 and payable to the clerk of Court. If you wish to seek leave to proceed in forma pauperis (without) paying the \$5.00 filing fee, then you must submit an application to proceed in forma pauperis, setting forth information which establishes your inability to pay the fee of the proceedings or give security therefore, and a completed certificate of inmate trust account by an authorized officer at the penal institution as to the amount of money and securities on deposit to your credit in any account in the institution.

When the petition is completed, it must be mailed to the Clerk of the United States District Court.

Only one sentence, conviction, disciplinary proceeding, or parole matter may be challenged in a single petition. If you challenge more than one, you must do so by separate petitions.

PLEASE COMPLETE THE FOLLOWING: (check the appropriate number)

This petition concerns:

1. \_\_\_\_\_ pretrial detention.
2. \_\_\_\_\_ a conviction.
3. \_\_\_\_\_ a sentence.
4. \_\_\_\_\_ jail or prison conditions.
5. \_\_\_\_\_ a prison disciplinary proceeding.
6. \_\_\_\_\_ parole or mandatory supervision.
7. \_\_\_\_\_ time credits.
8. ☒ other: Wrongful incarceration - Case was wrongfully dismissed, Double Jeopardy illegal tampering of my record, still illegally confined

Have you pursued to completion all relevant state and/or prison administrative remedies relevant to your complaint(s) before filing this petition. ☒ Yes ☐ No

If so, what was date of the result and the result of any such proceeding. If not, explain why you have not pursued all such remedies. I wrote Criminal District Attorney, Danny Price, and I

Received a reply from Criminal District Attorney - Sharon Wilson stating that this case was dismissed  
and case was a class misdemeanor for Assault, that all other cases were class C misdemeanors

that were wrongfully dismissed, the grievance procedure was exhausted and also they

illegally enhanced this assault and charged me with out a warrant for Arrest, records  
enclosed on 1-6-2022 I was assaulted by Joe Lopez and received stitches, I never hit my  
eye and on innocent there is tampering of record, I am currently past the maximum time served  
for this misdemeanor and am illegally confined, I am this jail/court and I demand I be  
released

and that attempted murder charges be filed on Joe Lopez #0221600 for injuring me  
on 1-6-22

PETITION <sup>11</sup>

1. Place of detention Tarrant County Corrections Center - owner Gabriel Pura <sup>#0565059</sup> Stiles
2. State whether you have been convicted of the charged offense(s) or whether you are still awaiting trial. The case was ordered dismissed, I've never been convicted, the court  
have committed Double Jeopardy by charging me again illegally on 7-1-2022
2. Name and location of court in which your case is pending or in which you were convicted. There is no court room assigned - I've been served the Max for this  
Class C misdemeanor assault, it was ordered dismissed on 5-6-2022
3. The criminal docket or case number and the offense for which you have been charged or convicted: Booking # 4010676 Class C misdemeanor assault / No warrant for arrest
4. The date upon which sentence was imposed and the length of the sentence, if you have been convicted of the charged offense(s):  
I've never been convicted the charge of assault had no valid warrant for my arrest
5. Check whether a finding of guilty was made: IM Not Guilty
  - (a) after a plea of guilty N/A
  - (b) after a plea of not guilty N/A
  - (c) after a plea of nolo contendere N/A
6. If you were found guilty, check whether that finding was made by: Not guilty
  - (a) a jury N/A
  - (b) a judge without a jury N/A
7. Did you appeal from the judgment of conviction of the imposition of sentence?  
☐ Yes ☒ No
8. If you did appeal, give the following information for each appeal:
  - a. (1) Name of court and docket or case number N/A

(2) Result and date of result N/A

(3) Grounds raised (list each)

(a)

(b)

(c)

(d)

b. (1) Name of court and docket or case number N/A

(2) Result and date of result N/A

(3) Grounds raised (list each)

(a)

(b)

(c)

(d)

9. State concisely every ground on which you claim that you are held unlawfully. Summarize briefly

the fact supporting each ground. If necessary, attach a single page only behind this page.

**CAUTION:** If you fail to set forth all grounds in this petition, you may be barred from presenting additional grounds at a later date. You must state facts, not conclusions, in support of your grounds. Do not argue or cite law. Just state the specific facts that support your claim. Legal arguments and citation to cases or law should be presented in a separate memorandum.

a. **Ground One:** Full immunity from arrest / Full immunity from Criminal prosecution as a U.S. Secret Service special agent - and as owner of this jail / court system

Supporting facts: in enclosing the Records this Verifies me as the owner/and as  
a U.S. Secret Service Special Agent that is fully immune  
from arrest/immune from criminal prosecution, the FBI work  
Police department illegally arrested me without a Valid  
Warrant for my arrest, also on 1-6-2022 I was  
brutally assaulted by G. JUE Lopez who attempted to murder  
me, Enclosed is the Newspaper article with my photo of injuries

b. Ground Two: this case is only a class C misdemeanor ticket for Assault and only carries punishment of \$500.00 fine to be paid if being illegally confined as court dismissed this case

Supporting facts: On 5-6-2022 Wayne Salvat Municipal Court Judge  
Rd in the Dismissal of this assault case enclosed is the  
Dismissal paper that verifies that I was ordered dismissed  
on 5-6-2022, I was released Now I was arrested illegally on  
7-1-2022 and the Jail has input the same charge  
on my arrest info committing me to Double Jeopardy Violation of <sup>the</sup> Commandment  
as I have finished serving the Max time for the class C  
offense.

c. Ground Three: My 13<sup>th</sup> U.S. Amendment rights have been severely violated by forcing me to involuntary servitude for a crime I did not commit or had <sup>not</sup> been convicted of.

Supporting facts: all these allegations were ordered dismissed by the District Attorney, Danny Price, the 13<sup>th</sup> U.S. Amendment declares neither slavery nor involuntary servitude, except as a punishment of a crime whereof the party shall have been duly convicted shall exist within the United States.

I have not been duly convicted of any crime and evidence documents the Verdy being illegally taken as a case was dismissed on 5-6-2022.

d. Ground Four: My 6<sup>th</sup> U.S. Amendment has been severely violated as my right to a fair and speedy trial and confrontation of witnesses has been denied.

Supporting facts: on 5-6-2022 the assault case was ordered dismissed and is now still pending the input several motions pro-se for a speedy trial, the court rooms have refused to grant me my 6<sup>th</sup> U.S. Amendment rights, also several witnesses including celebrity-Ariana Grande have testified on my behalf and the courts still have not released me from

and refuse to confront celebrity witness-Ariana Grande in which I have been a letter from her testimony in my presence.

10. Relief sought in this petition: (File attempted murder charges on the assaultant Joaquin Lopez #0221600 for attempted murder) Release immediately

and release Salas #058888 from illegal confinement sue Sheriff Bill Wray for monetary relief of \$146 million dollars for illegal confinement, file civil action suit.

11. Have you filed a previous application or petition for habeas corpus, motion under 28 U.S.C. § 2255,

### Guarantor Information

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★ Guarantor Name: SALAS, GABRIEL P ★      DOB: 08/10/1983  
Relationship: Self      SSN: 451-65-3433  
Address: 416 E FOGG ST  
FORT WORTH, TX 76110  
Phone: (817)655-2120  
★ Employer Name: Secret Service ★  
Employer Address:  
Employer Phone:

### Insurance Information

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Ins. Plan/Name:

Priority:  
Subscriber:  
Policy/ID:

Verified:  
Relationship:

"Exhibit A"  
Record of Employment  
As Director/Special Agent  
of the Secret Service

CID: 0565059

Date Of Arrest: 1/6/2022

**MAGISTRATE WARNING**

Before me, the undersigned, magistrate of the State of Texas on this day personally appeared **GABRIEL P SALAS**, who was given the following warning:

- **4010676 - ASSAULT CAUSES BODILY INJURY FAMILY VIOLENCE - Misdemeanor**  
~~999999~~ 999999

- ☒ You have a right to hire an attorney to represent you.  
☒ You have the right to have an attorney present prior to and during any interview and questioning by peace officers or attorneys representing the State.  
☒ You have the right to remain silent.  
☒ You are not required to make a statement, and any statement you make can and may be used against you in court.  
☒ You have the right to stop any interview or questioning at any time.  
☒ You have the right to have an examining trial (felonies only).  
☒ You have the right to request appointment of counsel if you cannot afford counsel.

Would you like to request the appointment of counsel? **Attorney previously appointed**

- ☒ I explained the local procedures for requesting appointment of counsel in a manner the accused could understand. I provided reasonable assistance in completing necessary paperwork for the appointment of counsel and forwarded the paperwork to the appropriate authority within 24 hours.

**Consular Notification**

**You have the right to speak with your lawyer before answering any questions.**

If you are not a United States citizen, you may be entitled to have us notify your country's consular representative here in the United States.

Do you want us to notify your country's consular officials? ☐ Yes ☒ No

What Country?

If you are a citizen of a country that requires us to notify your country's consular representative, we shall notify them as soon as possible.

**Offense(s)**

Offense	Warrant	County	Probable Cause	Affidavit Attached	Bail/Fine	Arrest Date
ASSAULT CAUSES BODILY INJURY FAMILY VIOLENCE - M	No		Determined Previously	Yes	\$2,500.00	1/6/2022 6:00 AM

Illegal arrest No Warrant illegal charges

no indictment class C ticket issued for assault on family member #999999 in progress

Date/Time **1/6/2022 11:15 AM**

Magistrate:

**Brooke Panuthos**

I acknowledge that I was given the above warning and that I understand my rights as explained to me.

Person Warned: \_\_\_\_\_  
 by: \_\_\_\_\_

Hearing Interpreted



# Jan. 6 hearing

★ lunged at a Secret Service agent in a desperate bid to travel to the Capitol after his speech that day. ★

Hutchinson revealed that White House officials knew about the risk of violence on Jan. 6 in the days prior to the attack, and testified that Trump knew supporters at his rally were armed, wanted them to bypass security and was still determined to go to the Capitol with them after his speech, despite concerns raised by his advisers.

"Please make sure we don't go up to the Capitol," White House Counsel Pat Cipollone told Hutchinson on the morning of Jan. 6. "We're going to get charged with every crime imaginable if we make that movement happen."

provided him with resources to enable his actions and "turned a blind eye" to his behavior.

on  
out first and Gallagher  
to stop.



Gabriel is due in court next month to face an allegation of common assault stemming from

suffered several lacerations to his face and head, a fractured left orbital floor and permanent scarring, the lawsuit says.

he planned to bring attempted murder and aggravated battery charges for each individual who was hurt.

lawyers sought 10 years or less.

They argued in court papers he should get a break in part because he

"for legal concerns and also for the optics of what it could portray the president wanting to do that day," she said.

n said she followed up with Meadows, who told her "things might get real, real bad on Jan. 6."

Prior to that meeting, Hutchinson said, she felt "apprehensive" about Jan. 6.

"That evening was the first moment that I remember feeling scared and nervous for what could happen," she said.

Hutchinson said there were discussions about Trump giving another speech outside the Capitol or going into the House chamber.

Cipollone urged Hutchinson to make sure the president did not go to the Capitol, stating he was worried it would lead to charges of obstructing justice, inciting a riot and defrauding the electoral count.

Other aides, including

Two separate Texas grand juries declined to indict

According to testimony from Fort Worth police officers,

"He's messed up," Curran said. "Don't execute him for that. Let God decide when he dies."

FORT WORTH STAR-TELEGRAM

Newspaper articles verify the January 6th hearing in which I was actually the victim of an attempted murder

my photo of injuries was published and records reveal that Joe Lopez lunged at a Secret Service Agent and he stabbed me with a knife

please apprehend the habitual felon Joe Lopez #0221600 charge him with attempted murder, aggravated battery on a Federal agent.



## OUTPATIENT ENCOUNTER RECORD

ORTHOPEDIC ☐ A ☐ B ☐ Foot/Ankle ☐ Shoulder ☐ Spine ☐ TuesdayCLINIC: ☐ Joint ☐ Rheumatoid ☐ Dr. Nana ☐ Tumor ☒ Hand ☐ Ortho KirkAllergies: Ibuprofen, metin ☐ NKACLINIC/PCP: TCJ InmateCorrect Address: TCJ InmatePhone Number: 817-884-3060Diabetic: ☐ Yes ☒ No

SMOKING HX

☒ Never

ALCOHOL/SUBSTANCE

USE ☐ Yes ☒ NoLMP: male

Language:

English ☒ Span ☐ Other: ☐☐ Former/Quit☐ Current Cig/Pack ☐ per ☐☐ Smoking CessationY. ☐ N. ☐Pain Scale (0-10) 8/10

Pain Meds: Yes/No/NA

Pain Med Effective Yes/No/NA

Age 39 Ht 5'10" Wt 207 B/P 116/73 HR 85 R 98.0 BGLU ---Chief Complaint: L hand painDate: 5/24/11 Time 824 Nurse/M.A./N.A./MST S. Rodriguez CMT

Signature with credentials

History of Present Illness: pt here for 1 hand pain previously seen  
in clinic for suspected (D) flexor digitorum profundus, pt at  
that time stated previous developed opp. side. Actual injury occurred  
with lacer in 2003. Surgery elected. pt here more c/o Neck  
pain and 1 wrist pain that has been getting worse.  
More are inapparent. Pain worse at night. pt described as  
numbness and tingling from index finger to distal forearm.  
This is not new symptom as he had complaints similar to 2009.  
pt scheduled for tendon repair and was cancelled 2003 2nd course  
use of Tinel (+) phalen's. pt requesting vialth. R Flexor of L index at PIP  
or DIP joints.

6142405RTC when D/C'd from hospital

## Review of Systems:

	Neg.	Pos.
Constitutional	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Eyes	<input type="checkbox"/>	<input checked="" type="checkbox"/>
ENMT	<input type="checkbox"/>	<input type="checkbox"/>
Cardiovascular	<input type="checkbox"/>	<input type="checkbox"/>
Respiratory	<input type="checkbox"/>	<input type="checkbox"/>

	Neg.	Pos.
GI <u>719.43</u>	<input type="checkbox"/>	<input checked="" type="checkbox"/>
GU	<input type="checkbox"/>	<input type="checkbox"/>
Musculoskeletal	<input type="checkbox"/>	<input type="checkbox"/>
Skin	<input type="checkbox"/>	<input type="checkbox"/>
Neuro	<input type="checkbox"/>	<input checked="" type="checkbox"/>

	Neg.	Pos.
Psychiatric	<input checked="" type="checkbox"/>	<input type="checkbox"/>
Endocrine	<input type="checkbox"/>	<input type="checkbox"/>
Heme/Lymph	<input type="checkbox"/>	<input type="checkbox"/>
Allergy/Immuno	<input type="checkbox"/>	<input checked="" type="checkbox"/>
Infectious	<input type="checkbox"/>	<input checked="" type="checkbox"/>

## COMMENTS

Classified anti-viral  
data being received  
via: US Headquarters  
if the Secret Service

Detail. Positive and all pertinent negative: pt is a US Secret Service Agent; has received eye surgery  
implanting camera lenses in both LR truses for secret clandestine operations to gather  
military criminal intelligence; please contact agency Headquarters (617) 888-3200 to release Report  
is captured or detained without will, immune from arrest/prosecution "President Joe Biden"

Medication List: ☐ Reviewed & Unchanged ☐ UpdatedProblem List: ☐ Reviewed & Unchanged ☐ UpdatedClinical Data Reviewed: ☐ Lab ☐ X-Ray ☒ Diagnostic Tests ☐ OtherPast History: ☒ Updated No prior Ophthalmic Record (Release agent) Signed by: [Signature]Family History: ☐ UpdatedSocial History: ☐ UpdatedDate 8/24/22 PCP Signature: [Signature]

I reviewed history, physical exam and pertinent  
studies and concur with findings and treatment  
plan as described above and in indication.

Robert Protzman, MD

TARRANT COUNTY HOSPITAL DISTRICT

Fort Worth, Texas 76104

OUTPATIENT ENCOUNTER RECORD

607600ortho Orig. 09/99 Rev. 02/07 Page 1 of 2

4914685

30093679941

FC: 1

ORC Admit: 08/24/2022 22:08/10/1983

\*SALAS, GABRIEL

S: M



JPS ROI SERVICE AREA  
1500 South Main St  
FORT WORTH TX 76104

Salas, Gabriel P  
MRN: 4914685, DOB: 8/10/1983, Sex: M  
Adm: 3/9/2022, D/C: 8/9/2022

ED Provider Notes by Bulga, Alexandra, MD at 3/9/2022 1:51 PM (continued)

**Patient Course of TX User Index**

[AB] Bulga, Alexandra, MD  
[JS] Scarborough, Jon H, MD

Last vitals:  
weight is 161 lb (73 kg).

During ED visit patient was found to have one or more vital signs with BP >120/80. Pt will require recheck and followup regarding this reading with PCP - JPS Family Health

**Interventions:**

**Procedures:**

Procedures

CDT

No data recorded

COWS Score: No data recorded

**Disposition & Condition**

**Final Impression/Diagnosis:**

**Diagnoses**

Diagnosis	Comment	Added By	Time Added
Blunt trauma		Bulga, Alexandra, MD	3/9/2022 2:46 PM
Assault		Bulga, Alexandra, MD	3/9/2022 2:46 PM

**Condition:** Stable

**Disposition:** Ed Discharge

**New Prescriptions**

No medications on file

No psychosocial or mental  
18500

Generated on 6/14/22 12:19 PM

JPS ROI SERVICE AREA  
1500 South Main St  
FORT WORTH TX 76104

Salas, Gabriel P  
MRN: 4914685, DOB: 8/10/1983, Sex: M  
Adm: 4/27/2022, D/C: 4/28/2022

**ED Provider Notes by Sandlin, Devin, MD at 4/27/2022 10:58 PM (continued)**

Eye Problem

Location: **Right eye**

Quality: **Unable to specify**

Severity: **Moderate**

Onset quality: **Sudden**

Duration: **PTA.**

Timing: **Constant**

Progression: **Worsening**

Chronicity: **New**

Context: **direct trauma**

*Direct trauma from a brutal  
stabbing*

Relieved by: **Nothing**

Worsened by: **Contact and eye movement**

Ineffective treatments: **None tried**

Associated symptoms: **swelling**

Associated symptoms: **no headaches, no nausea and no vomiting**

Swelling:

Location: **Face (R-eye)**

Onset quality: **Sudden**

Timing: **Constant**

*Worsening symptoms in 10*

Progression: **Worsening**

*Severe pain eye blindness*

Chronicity: **New**

Risk factors: **conjunctival hemorrhage**

**Past Medical History:**

Diagnosis

Date

• Depression

• Head injury

*assaulted 1/5/22, seen at JPS ER after arrest per IM, noted dried blood on left side of head, no active bleeding, no sutures or staples noted.*

The history section was last reviewed by Grigsby, Casey, RN on Mar 9, 2022.

**Past Surgical History:**

Procedure

• left 1st finger tendon surgery

*I was stabbed and Joe Lopez  
attempted to murder me @ my home  
He has no conscience  
to be there*

Laterality

Date

**Family History**

Problem

Relation

Age of Onset

• Depression

Father

• Suicidality

Father

• Depression

Maternal Aunt

• Mental illness

Maternal Aunt

• Drug abuse

Maternal Aunt

**Social History**

20220276 - Gabriel ~~Salas~~ Salas - Wayne Francis Salvant  
Bar No. - 17548300 / Dismissal Date: 05/6/2022

*Release me  
+ Case Dismissed  
Agcin*

NAME GABRIEL P SALAS

RACE White SEX Male AGE 38 DOB 8/10/1983

CASE NO. 1714198 - ~~99999999~~

CID NO. 0565059

OFFENSE ASSAULT FAMILY/HOUSEHOLD MEMBER

~~OFFENSE DATE 1/5/2022~~

I.P. JOE LOPEZ

AGENCY FORT WORTH PD

~~AGENCY FORT WORTH PD~~  
COURT NO. 2

THE STATE OF TEXAS VS. GABRIEL P SALAS

~~ADIAH~~

**Privileged Correspondence -**  
To be opened only in the presence  
of inmate with inspection limited  
to locating contraband.

BILL E. WAYBOURN  
SHERIFF  
TARRANT COUNTY  
PLAZA BLDG., 7TH FLOOR  
200 TAYLOR  
FORT WORTH, TEXAS 76196  
INTERNAL AFFAIRS

*(732)*  
Gabriel Salas CD#02  
100 N. Lerner St.  
Fort Worth, TX 76196

{ Docket Text:  
ORDER OF DISMISSAL: The Court orders

There was a Docket order of Case Dismissal on 5-6-2022

Recess enclosed

Please be immediately

Public Jeopardy including Sentence

Penalty of a Speedy trial



Dear Ms. Pamplin:

Case 4:22-cv-01061-O Document 1 Filed 11/29/22 Page 15 of 28 PageID 15

Pursuant to the State Bar Act, a grievance filed against you by Mr. Gabriel ~~Salas~~ Salas has been referred to the Client-Attorney Assistance Program (CAAP) for resolution. CAAP's objective is to facilitate communication and the transfer of appropriate documents to assist Texas lawyers and their clients in resolving minor concerns, disputes, or misunderstandings within the context of the Attorney-Client relationship. While participation in CAAP is voluntary, this letter represents CAAP's attempt to help resolve this issue *before returning it to the Office of the Chief Disciplinary Counsel for a continuation of the attorney disciplinary process.*

Mr. Salas expressed concerns regarding the legal matter you are handling for him, which are contained in the grievance and appear to consist of a case status update.

Please contact Mr. Salas to address these concerns and provide an electronic copy of your response to CAAP@texasbar.com or (512) 427-4442 (fax) within 30 days of the date of this letter, or contact me directly at (800) 204-2222 ext.1777 if I can be of further assistance.

Sincerely,

M. Powers

Molly Powers  
Director  
Client Attorney Assistance Program (CAAP)  
State Bar of Texas

Enclosure  
Gabriel Salas

E I R B A G P S T A R  
N

*I am a lawyer. I am entrusted by the People of Texas to preserve and improve our legal system.  
I am licensed by the Supreme Court of Texas. I must therefore abide by the Texas Disciplinary Rules of Professional Conduct,  
but I know that Professionalism requires more than merely avoiding the violation of laws and rules.  
I am committed to this Creed for no other reason than it is right.*





Sgt. G Smith #66694

testifies under oath that

Debra P. L. Sales CID# 0565059

is the sole primary owner of

Tarrant County Jail - Criminal Courts

416 East 10th St

Fort Worth TX 76106

401 West Belknap St

Fort Worth TX 76106

as deed records reflected,

hence there may be altering

which is illegal due to a

Government Conspiracy to attempt

to reflect another owner, but

it is already seen

that Mr. David P. L. Sales

and exempt and immune from

criminal prosecution

(Exhibit D) Received written testimony  
of Sales, Gebrie owning the Tarrant  
County Jail / Courts System

## Do not drink alcohol or take any medications containing alcohol for 48 hours.

### Medications

Metronidazole is an antibiotic to prevent chlamydia and may cause nausea, vomiting, diarrhea, and abdominal pain.

Flagyl is an antibiotic to prevent gonorrhea and may cause nausea, vomiting, diarrhea, lightheadedness, or headache.

Trimethoprim-sulfamethoxazole is an antibiotic to prevent trichomonas and may cause darkening of your urine, nausea, vomiting, loss of appetite, constipation or mild diarrhea, sore or swollen tongue, headache, or unpleasant taste in your mouth.

Ceftriaxone is an antibiotic to treat bacterial infection, given to prevent gonorrhea. It may cause nausea, vomiting, diarrhea, and abdominal pain.

Metoclopramide is an antiemetic to prevent nausea and may cause hallucinations, drowsiness, low blood count, dry mouth, blurry vision, or other side effects.

Phenothiazine is an antiemetic to prevent nausea and may cause drowsiness, diarrhea, headache, fever, lightheadedness, dizziness, constipation, rash, blurred vision, and muscle spasms.

Levonelle is an emergency contraceptive; prevents pregnancy and may cause nausea, vomiting, headache, abdominal cramping, and vaginal bleeding.

For discomfort for discomfort  
If you take Phenobarbital, Coumadin, Dilantin or Lithium, you may be asked to stay for an hour of observation and you will need your lab levels checked in one week.

Some helpful numbers to know:

IPS Health Network  
Sexual Assault Program  
817-702-7263 or 817-702-7829  
IPS Health Network  
817-702-3701  
817-321-4700  
oag.state.tx.us

If you or someone you know needs counseling, guidance, or further information on sexual assault, domestic violence, or any other crime, please call the JPS SANE program at 817-702-7263. For more information, visit [jpshealthnet.org](http://jpshealthnet.org).

If your preferred language is not English, we can connect you with Language Services at 817-702-6801.

Si usted no habla bien el inglés, nuestro departamento de idiomas le ofrece la ayuda de intérpretes especializados, sólo llame al 817-702-6801 y con mucho gusto le atenderemos.

Dear County Clerk

7/26/22

I am Gabriel Salas #0565059

on 5/21/2014 my next of kin

Margarita Ramirez

birth date 1/15/1935 died on 5/21/2014

leaving me a last will and testament

for all her properties and money and cars, leave  
titles.

I need that will copy

It was in Family Court #1 that they gave  
me my items

please mail me a free copy of the  
will of Margarita Ramirez on behalf of  
Gabriel Salas

FILED

AUG 09 2022

COUNTY CLERK, TARRANT CO., TEXAS  
BY \_\_\_\_\_ DEPUTY

all properties in Tarrant County  
are mine, businesses, government  
all clothing items  
she was the richest  
woman in the galaxy  
I am the creator/owner

Cordell

Sincerely Yours Truly

Gabriel Salas

Secret Service Agency Agent

\* please take money off my account  
#0565059

Send me all bank items in South Fort Worth  
Texas

416 East Foss Street

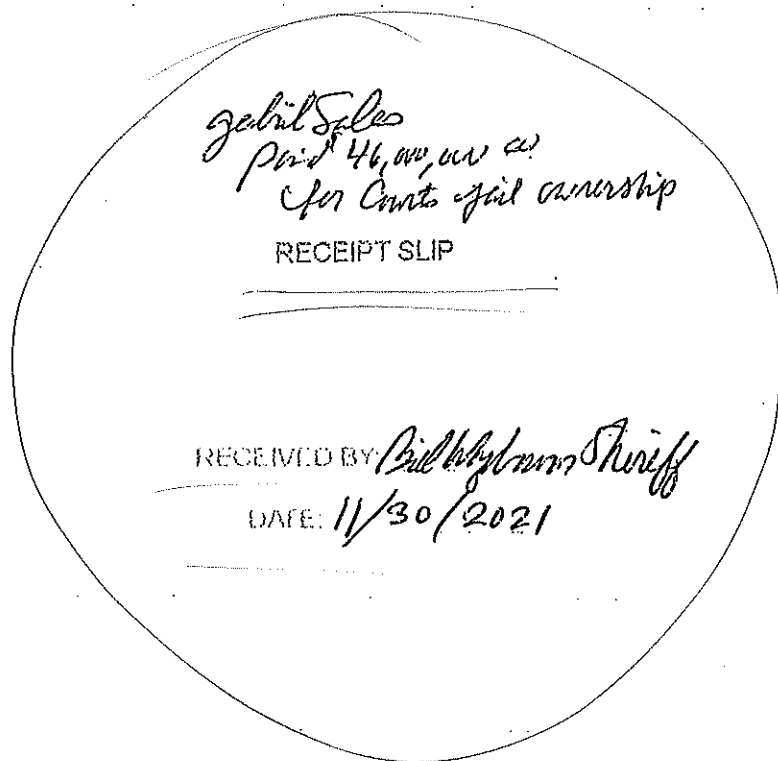
Fort Worth, Texas 76190

I. Gabriel Sales built the government computer  
to hold all accounts, records for payments  
you need to send me my own papers and contracts  
and clearly payment I have people to handle dirty work  
to kill the paper on my way to mass intelligence

1. Refuse to be ripped off.  
officers have beaten me and some have been murdered  
over this conspiracy don't play with my money

Thank you  
Please mail all reports to me

Receipt slip  
of my purchase of  
this scroll on 11-30-2021  
in the official  
court / demand  
Release from illegal  
custody  
and the charges  
be filed on the  
criminal assault  
for attempted murder



9 certain information, including information about the status of his case and "when [his] charges of obstruction were dropped." At the bottom of the form, under a section with the heading "Action Taken," someone had written, "dismissed charges 3) obstruction or retaliation on 02/14/2022."

District Attorney -  
Sharon Wilson mailed me this  
recording that verifies my  
other charges were dismissed  
on 2/14/2022  
since that dismissal date  
I've been illegally arrested  
without a valid warrant  
charges were class C misdemeanors

please copy (5) times

\* Case reversed on appeal and acquittal ordered where case had been reset 22 times over 4 year period and defendant had twice filed motion for speedy trial which were overruled without state giving any reason for delay. *Zamorano v. State*, 84 S.W.3d 643 (Tex.Cr.App.2002).

Delay of five years and loss by state of video tape is sufficient to qualify as presumptive prejudice to invoke speedy trial consideration. *State v. Smith*, 66 S.W.3d 483 (Tex.App.—Tyler 2001).

\* Delay of four years qualifies as presumptive prejudice in a DWI case. *Zamorano v. State*, 84 S.W.3d 643 (Tex.Cr.App.2002).

Trial judge's dismissal "with prejudice" of a felony complaint where the indictment had not been filed as required by the Speedy Trial Act, was not authorized and was void subject to collateral attack. *Ex parte Seidel*, 39 S.W.3d 221 (Tex.Cr.App.2001).

The test for "good cause" for delay in presenting an indictment or information is the totality of the circumstances. *Ex parte Martin*, 6 S.W.3d 524 (Tex.Cr.App.1999); abrogating cases to the contrary.

Where a 17 month delay is attributable to on going good faith plea negotiations there is no violation of defendant's constitutional right to a speedy trial. *State v. Munoz*, 991 S.W.2d 818 (Tex.Cr.App.1999).

\* Where a suspect flees the jurisdiction for 18 years, changes his name, place and date of birth, and his social security number, he waives his right to a speedy trial when police had exercised reasonable diligence to apprehend the suspect. *Rivera v. State*, 990 S.W.2d 882 (Tex.App.—Austin 1999).

Once the court determines that the length of delay triggers a speedy trial analysis, it is the state's burden to excuse the delay. *Griffith v. State*, 976 S.W.2d 686 (Tex.App.—Tyler 1997).

The defendant is not entitled to a dismissal for denial of a constitutional speedy trial even after the passage of 30 years where the defendant was a fugitive and the State had used diligent and reasonable efforts to locate him. *Lott v. State*, 951 S.W.2d 489 (Tex.App.—El Paso 1997).

Delay of over 6 years was presumptively unreasonable and prejudicial and violated defendant's constitutional speedy trial rights where State failed to establish an excuse for the delay or controvert the presumption of prejudice. *Pierce v. State*, 921 S.W.2d 291 (Tex.App.—Corpus Christi 1996).

8 Dismissal for failure to provide a speedy trial is proper where trial for misdemeanor possession of marijuana was delayed for 33 months after arrest. *State v. Perkins*, 911 S.W.2d 548 (Tex.App.—Ft. Worth 1995).

Pre-indictment delay, within the statute of limitations, is not a violation of the Federal or State Constitution, unless the delay caused substantial prejudice to the defendant and was done in bad faith. *Moore v. State*, 943 S.W.2d 127 (Tex.App.—Austin 1997).

Pre-indictment delay may violate the Due Process Clause where it is shown that the delay was an intentional device to gain a tactical advantage and cause substantial prejudice to the defendant. *State v. Horner*, 936 S.W.2d 668 (Tex.App.—Dallas 1996).

The Interstate Agreement on Detainers' Act that provides that a trial must be commenced within 120 days of the arrival does not violate the separation of powers doctrine and a defendant is entitled to discharge with prejudice on a failure to comply. *State v. Williams*, 938 S.W.2d 456 (Tex.Cr.App.1997).

A delay of ten months before a retrial after a reversal does not, without more, violate defendant's constitutional right to a speedy trial. *Knox v. State*, 934 S.W.2d 678 (Tex.Cr.App.1996).

Defendant's incarceration for 18 months and his denial of his motion for a speedy trial violated the defendant's constitutional rights. *Melendez v. State*, 929 S.W.2d 595 (Tex.App.—Corpus Christi 1996).

The cause of the delay should be set out in the motion. *Russell v. State*, 598 S.W.2d 238 (Tex.Cr.App.1980), cert. denied 449 U.S. 1003, 101 S.Ct. 544, 66 L.Ed.2d 300 (1980).

The prejudice or harm to the defendant should be alleged in the motion. *Cook v. State*, 741 S.W.2d 928 (Tex.Cr.App.1987), cert. granted and judgment vacated 488 U.S. 807, 109 S.Ct. 39, 102 L.Ed.2d 19 (1988), on remand 821 S.W.2d 600 (Tex.Cr.App.1991).

Constitutional right to a speedy trial governs the entire criminal justice system and not just prosecutorial delay. *Chapman v. Evans*, 744 S.W.2d 133 (Tex.Cr.App.1988).

The passage of time from the commission of an offense to the indictment is covered by the statute of limitations, while the passage of time from the indictment to trial is covered by the right to a speedy trial. *State v. Jones*, 168 S.W.3d 339 (Tex. App. Dallas 2005), petition for discretionary review refused, (Jan. 18, 2006).

Seventeen-month delay in prosecution does not violate defendant's right to a speedy trial. *Kelly v. State*, 163 S.W.3d 722 (Tex. Crim. App. 2005).

\* Thirty five-month delay on a felony DWI in which the defendant was incarcerated for one year, violated right to a speedy trial. *Stock v. State*, 214 S.W.3d 761 (Tex. App. Austin 2007).

Ten-month delay to indict did not violate speedy trial, since defendant did not assert right for 10 months, made no request for an examining trial or to reduce bond and no evidence of harm to Defendant. Trial court granting dismissal is reversed. *State v. Fisher*, 198 S.W.3d 343 (Tex. App. Texarkana 2006), petition for discretionary review refused, (Sept. 20, 2006).

Twenty nine-month delay violated right to speedy trial and delay caused by co-defendant was not attributable to defendant. *State v. Manley*, 220 S.W.3d 116 (Tex. App. Waco 2007).

Eleven years delay between indictment and arrest was presumptively prejudicial to the defendant. *Orand v. State*, 254 S.W.3d 560 (Tex. App. Fort Worth 2008), petition for discretionary review refused, (Sept. 10, 2008).

Filing a motion to dismiss for failure to provide a speedy trial due to the state's failure to file the charge for one year, is not requesting a speedy trial, so that the defendant could not show that he had asserted his right to a speedy trial nor any prejudice from the delay. *Cantu v. State*, 253 S.W.3d 273 (Tex. Crim. App. 2008).

Five-year delay violated right to a speedy trial and harm was shown by loss of witnesses and memory loss of available witnesses. *Puckett v. State*, 279 S.W.3d 434 (Tex. App. Texarkana 2009)

Failure to assert the right to a speedy trial until more than six years after indictment weighed against defendant and the lack of prejudice support trial court's denial of the motion. *Murphy v. State*, 280 S.W.3d 445 (Tex. App. Fort Worth 2009), petition for discretionary review refused, (Sept. 16, 2009).

Twenty three-year preindictment delay did not violate due process or due course of law as there was no showing that prosecution delayed for a tactical advantage. *State v. Krizan-Wilson*, 321 S.W.3d 619 (Tex. App. Houston 14th Dist. 2010), petition for discretionary review granted, (Feb. 9, 2011) and judgment aff'd, 354 S.W.3d 808 (Tex. Crim. App. 2011).

★ To prove a "due process" violation for waiting 23 years to obtain an indictment, the defendant must prove that the delay was an intentional device used to obtain a tactical advantage or for some other impermissible purpose. *State v. Krizan-Wilson*, 354 S.W.3d 808 (Tex. Crim. App. 2011).

Speedy Trial claim must be raised in trial court to preserve, otherwise it is waived. *Heuson v. State*, 407 S.W.3d 764 (Tex. Crim. App. 2013).

Defendant was told of indictment 8 years earlier, so no speedy trial violation when he wasn't arrested for 8 years. *Barringer v. State*, 399 S.W.3d 593 (Tex. App. Eastland 2013).

Speedy trial violation occurred when there was a 23 months delay in which defendant was in jail. *Bosworth v. State*, 422 S.W.3d 759 (Tex. App. Texarkana 2013), petition for discretionary review refused, (May 22, 2013).

Six year delay between indictment and arrest violated defendant's right to a speedy trial and state failed to rebut presumption of prejudice due to delay as defendant was unaware of the charge and had lived in the same residence the entire time. *Gonzales v. State*, 435 S.W.3. 801 (Tex. Crim. App. 2014)

There was no speedy trial violation since defendant failed to use the interstate agreement on detainers to obtain a speedy disposition. *Hopper v. State*, 520 S.W.3d 915 (Tex. Crim. App. 2017).

Eleven year delay was presumptively prejudicial to defendant because there was no showing that the defendant had acquiesced to the delay and defendant showed that she had not asserted her request earlier due to the negligence of two different attorneys appointed to represent her. *State v. Ritter*, 531 S.W.3d 366 (Tex. App. Texarkana 2017).

Thirty years after death sentence was reversed, defendant was tried and convicted of murder, violating his right to a speedy trial which he began demanding pro se seven years earlier. *Hartfield v. State*, 516 S.W.3d 57 (Tex. App. Corpus Christi 2017), petition for discretionary review refused, (May 17, 2017) and cert. denied, 138 S. Ct. 473, 199 L. Ed. 2d 374 (2017).

Twenty eight-year delay did not deny speedy trial as defendant left the state to avoid prosecution and agreed to several resets and failed to show prejudice. *Zamarripa v. State*, 573 S.W.3d 514 (Tex. App. Houston 14<sup>th</sup> Dist. 2019).

Prisoner failed to establish that he complied with Tex. Code Crim. Proc. Ann. art. 51.14 as there was no showing of a request for final disposition sent to prosecutor and trial court which would trigger the 180-day requirement under IADA. *Office v. State*, 563 S.W.3d 457 (Tex. App. Houston 14<sup>th</sup> Dist. 2018).

Federal prisoner properly complied with Tex. Code Crim. Proc. Ann. art. 51.14 in sending his request for final disposition through the warden by certified mail which was received by the district attorney, and failure to bring to trial within 180 days required dismissal.

*Lasker v. State*, 577 S.W.3d 583 (Tex. App. Houston 1st Dist. 2019), petition for discretionary review refused, 586 S.W.3d 408 (Tex. Crim. App. 2019).





JPS ROI SERVICE AREA  
1500 South Main St  
FORT WORTH TX 76104  
Radiology Report

Salas, Gabriel P  
MRN: 4914685, DOB: 8/10/1983, Sex: M  
Adm: 3/9/2022, D/C: 8/9/2022

#### Admission Information (continued)

Arrival Date/Time: 03/09/2022 1:34 PM	Admit Date/Time: 03/09/2022 1:38 PM	IP Adm. Date/Time:
Admission Type: Emergency	Point of Origin: Self Referral	Admit Category:
Means of Arrival: Ambulance	Primary Service: Emergency Medicine	Secondary Service:
Transfer Source:	Service Area: JPS SERVICE AREA	Unit: JPS EMERGENCY
Admit Provider:	Attending Provider: Scarborough, Jon H, MD	Referring Provider:

#### Discharge Information

Discharge Date/Time	Discharge Disposition	Discharge Destination	Discharge Provider	Unit
08/09/2022 2:57 PM	(V) Court/law Enforcement	Other	None	JPS EMERGENCY

#### Imaging Orders

No orders found

#### Radiology Results

No matching results found

#### Patient Demographics

Address	Phone
100 N LAMAR	817-884-3000 (Home)
TARRANT COUNTY COURTHOUSE TX 76196	817-000-0000 (Work)

#### Admission Information

Arrival Date/Time: 03/09/2022 1:34 PM	Admit Date/Time: 03/09/2022 1:38 PM	IP Adm. Date/Time:
Admission Type: Emergency	Point of Origin: Self Referral	Admit Category:
Means of Arrival: Ambulance	Primary Service: Emergency Medicine	Secondary Service:
Transfer Source:	Service Area: JPS SERVICE AREA	Unit: JPS EMERGENCY
Admit Provider:	Attending Provider: Scarborough, Jon H, MD	Referring Provider:

#### Discharge Information

Discharge Date/Time	Discharge Disposition	Discharge Destination	Discharge Provider	Unit
08/09/2022 2:57 PM	(V) Court/law Enforcement	Other	None	JPS EMERGENCY

or any other application, petition or motion with respect to the grounds raised in this petition?

( ) Yes

( ☒ ) No

12. If your answer to Question No. 11 is yes, give the following information as to each previous application, petition, or motion:

a. (1) Name of court \_\_\_\_\_

(2) Nature of proceeding \_\_\_\_\_

(3) Docket or case number \_\_\_\_\_

(4) Grounds raised \_\_\_\_\_

(5) Result and date of result N/A

b. (1) Name of court \_\_\_\_\_

(2) Nature of proceeding \_\_\_\_\_

(3) Docket or case number \_\_\_\_\_

(4) Grounds raised \_\_\_\_\_

(5) Result and date of result N/A



3. If applicable, state whether you have filed a motion under 28 U.S.C. § 2255, and if you filed such a motion and it was denied, state why your remedy by way of such motion is inadequate or ineffective to test the legality of your detention.

~~No motion filed~~

NA

14. Are you presently represented by counsel? ☒ Yes ☐ No

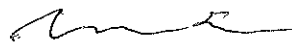
If so, name, address and telephone number of attorney: Lesa Michael Pamplin

Phone # 817 506-4587 my employer (972) 868-3200 Secret Service Agency

15. If you are seeking leave to proceed in form pauperis, have you completed an application setting forth required information? ☒ Yes ☐ No.

WHEREFORE, petitioner prays that the court grant petitioner relief to which he may be entitled in the proceeding.

Signed this 17<sup>th</sup> day of November, 2022.



(Signature of petitioner)

1/

DECLARATION

I Robriei Don Star Sales, declare under penalty of perjury that I have read and subscribe to the above and state that the information contained therein is true and correct to the best of my knowledge.

Executed on 11-17<sup>th</sup> 2022 at My Jail @ 100 N. Lamar Fort Worth TX 76196  
(date) (place)

(Signature of petitioner)

(Signature of attorney, if any)

Dear District Court Clerk,

11-17-2022

I am asking that you immediately file  
and copy this habeas corpus § 2241  
civil action law suit,

and immediately mail me back a filed  
certified stamped copy of all the records with suits  
I have input into this civil action suit

I'm being illegally confined and I have  
the habeas corpus § 2241 writ power to  
commence action,

as I am immune as a Federal law enforcement  
Special Agent with the U.S. Secret Service  
Agency @ (972) 868-3200

Please also send me all pages enclosed  
stamped and documented in order to help get  
me released from illegal confinement.

Thank you for your services

Also on my Bank Statement you have  
taken \$42.33 as an initial filing fee

I have never filed a granted 1983 civil  
but you have illegally taken \$42.33 as

a partial filing fee which for a habeas corpus § 2241  
it is only \$5.00 only please feel free to

mail me back my fees or please just

copy and file Return a Certified Copy of

this habeas corpus § 2241 / Self addressed envelope enclosed

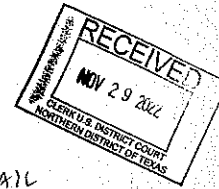
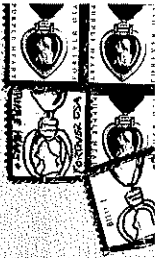
Gabriel Porn Star Salas #0565059

Secret Service Agent

100 North Lamar Street

Fort Worth, Texas

76196



CLASSIFIED LEGAL MAIL



File/Copy/Return Copy of Writ 2241

UNITED STATES DISTRICT COURT

OFFICE OF THE CLERK

NORTHERN DISTRICT OF TEXAS

501 West Tenth Street Room # 310

Fort Worth, Texas

76102

